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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/928,346	08/14/2001	Yoshiaki Yamauchi	520.40496X00	6680	
20457	7590 04/09/2004		EXAMINER		
	LI, TERRY, STOUT	CHEN, TIANJIE			
1300 NORT SUITE 1800	H SEVENTEENTH STF	ART UNIT	PAPER NUMBER		
	N, VA 22209-9889	2652	11		
			DATE MAILED: 04/09/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

•			_			
		Applicat	ion No.	Applicant(s)		
	_	09/928,3	346	YAMAUCHI ET AL.		
C	Office Action Summary	Examine	or	Art Unit		
		Tianjie C	Chen	2652		
The Period for Re	MAILING DATE of this commun	nication appears on th	e cover sheet with	the correspondence ad	dress	
	ENED STATUTORY PERIOD F	OD DEDI V IS SET :	TO EXPIRE 2 MOI	NTH/S) EROM		
THE MAIL - Extensions after SIX (6) - If the period - If NO period - Failure to re Any reply re	ING DATE OF THIS COMMUN of time may be available under the provision MONTHS from the mailing date of this com for reply specified above is less than thirty (for reply is specified above, the maximum s ply within the set or extended period for repl ceived by the Office later than three months nt term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no e munication. 30) days, a reply within the sta tatutory period will apply and v y will, by statute, cause the ap	vent, however, may a replatutory minimum of thirty (3 will expire SIX (6) MONTH plication to become ABAN	y be timely filed 30) days will be considered timel S from the mailing date of this o IDONED (35 U.S.C. § 133).		
Status						
1)⊠ Res	consive to communication(s) fil	ed on 24 February 20	004.			
·==	• • •	2b)⊠ This action is				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the						
clos	ed in accordance with the pract	ice under <i>Ex parte Q</i>	<i>uayle</i> , 1935 C.D. 1	1, 453 O.G. 213.		
Disposition o	f Claims					
4)⊠ Claiı	m(s) <u>1-9</u> is/are pending in the a	pplication.				
4a) (of the above claim(s) is/a	are withdrawn from co	onsideration.			
5)∐ Claiı	m(s) is/are allowed.					
6)⊠ Claiı	m(s) <u>1,4 and 7-9</u> is/are rejected					
7)⊠ Claiı	m(s) 2,3,5,6 is/are objected to.					
8)∐ Claiı	m(s) are subject to restri	ction and/or election	requirement.			
Application P	apers					
9) <u></u> The s	specification is objected to by the	ne Examiner.				
10) <u></u> The d	drawing(s) filed on is/are	: a) accepted or b) ☐ objected to by	the Examiner.		
Appli	cant may not request that any obje	ection to the drawing(s)	be held in abeyance	. See 37 CFR 1.85(a).		
Repl	acement drawing sheet(s) including	g the correction is requi	red if the drawing(s)	is objected to. See 37 CF	FR 1.121(d).	
11) The	path or declaration is objected t	o by the Examiner. N	ote the attached C	Office Action or form PT	O-152.	
Priority under	· 35 U.S.C. § 119					
a)□ All 1.□ 2.□	owledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies	documents have been documents have been	en received. en received in App	lication No	Stage	
	application from the Internation	· ·	, ,,			
* See th	e attached detailed Office action	on for a list of the cert	tified copies not re	ceived.		
Attachment(s)						
	eferences Cited (PTO-892)		4) Interview Sum			
	aftsperson's Patent Drawing Review (FD) Disclosure Statement(s) (PTO-1449 or			fail Date mal Patent Application (PTC)-152)	
Paper No(s)		FIU/3D/V0)	6) Other:	atom phoduon (1 10		

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2nd Non-Final Rejection

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kajiyama et al (US 6,430,143) in View of Seki et al (US 5,581,523).

With regard to claim 1, and 8, Kajiyama et al shows disc driving apparatus in Fig. 1 including a housing; a rotation mechanism 8 disposed within the housing for rotating a disc 5; an optical pickup mechanism 14 disposed within the housing for reproducing or reproducing/recording information on the disc; wherein the optical pickup mechanism has a driving mechanism 13 (Column 4, line 48) for driving the optical pickup in a radial direction of the disc; the optical pickup includes a pickup housing 21 (Fig. 10), in which are mounted a laser diode emitting detection light for reproducing or recording information on the disc, an objective lens for guiding the detection light emitted from to a predetermined position on the disc and for guiding reflection light from the disc onto an optical detector, optical parts including a lens, a prism 75 (Fig. 32), a mirror (grating for reflecting light), and an optical detector for detecting the detection light (Fig. 1; column 4, lines 36-47).

Kajiyama does not show the detailed structure of the optical pickup mechanism.

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Seki et al shows a optical pickup used for a disc driving apparatus (Column 1, lines 6-11) including; an optical pickup mechanism shown in Fig. 26 disposed within the housing for reproducing or reproducing/recording information on the disc; wherein the optical pickup mechanism has an optical pickup in 10 (Figs. 26 and 28); the optical pickup includes a pickup housing 10 made of metal (Column 4, lines 40-45), in which are mounted a laser diode 21 emitting detection light for reproducing or recording information on the disc, an objective lens 12 (Fig. 28) for guiding the detection light emitted from to a predetermined position on the disc 90 and for guiding reflection light from the disc onto an optical detector, optical parts including a lens 12 (Fig. 28), a prism 75 (Fig. 32), a mirror 11 (Fig. 28), and an optical detector 34 (Fig. 36; column 9, lines 29-30) for detecting the detection light; and laser driver circuit board 36+37 for controlling the laser diode (Column 9, lines 34-36); the laser driver circuit board, and that the laser diode 21 and the laser driver circuit board 36+37 are mounted in thermal contact with the pickup housing so as to be disposed adjacent to each other (Figs. 27, 28, and 32), , while lens holder 10 provides a thermal separation portion for thermally separating the laser diode and the laser driver circuit board.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to detail the optical pickup mechanism with the structure as taught by Seki et al. The rationale is as follows: Kajiyama et al does not specify the detailed structure of the pickup mechanism, specially the electronic circuit. Seki et al shows an integrated block, which has smaller size can be used for small optical memory device (Column 2, lines 24-27). One of ordinary skill in the art would have

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been motivated to use the structure taught by Seki et al in order to minimize the size of the device.

2. Claims 4, 7, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kajiyama et al and Seki et al as applied to claims 1 and 8, and further in view of Asoma (US 6,459,672).

With regard to claims 4, 7, and 9; Kajiyama et al and Seki et al show a device as described above, wherein a laser diode for emitting detection light for use with a CD, but fails to show a laser diode for emitting a detection light for use with a DVD

Asoma shows an apparatus, which includes an additional laser diode B (Fig. 3; column 5, lines 17-19) for emitting a detection light for use with a DVD.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to add the laser B into Kajiyama et al and Seki et al's device. The rationale is as follows: Asoma teaches that buy adding the laser, the device could be adapted for coping with plurality optical recording mediums of different kinds (Column 2, lines 9-11). One of ordinary skill in the art would have been motivated to add the second laser for coping with a plurality of recording mediums.

With regard to claims 7 and 9, Kajiyama et al further shows that the pickup housing 10 is defined by a sidewall formed all around the periphery thereof and a bottom wall, and the laser diodes for use with a CD, the laser driver circuit board and the objective lens driver are mounted therein in thermal contact with the pickup housing through metal sheet, wherein the laser diode for use with a CD and the laser driver circuit board are disposed so as to be adjacent to each other since they are integrated together to minimize the inductance.

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Allowable Subject Matter

3. Claims 2, 3, 5, and 6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

4. The following is a statement of reasons for the indication of allowable subject matter:

- With regard to claim 2, as the closest reference, the combination of Kajiyama et al and Seki et al shows a disc driving apparatus, wherein the laser diode and the laser driver circuit board are mounted in thermal contact with the pickup housing so as to be disposed adjacent to each other, while providing a thermal separation portion for thermally separating the laser diode and the laser driver circuit board; but fails to show the thermal separation portion includes a dividing portion formed with either one of a slit portion or a recess gutter, for dividing the pickup housing, disposed between the laser diode and the laser driver circuit board, and a heat separation member disposed in the dividing portion.
- With regard to claims 5 and 6, as the closest reference, the combination of Kajiyama et al and Seki et al, and Asoma (US 6,459,672) shows a disc driving apparatus, wherein the laser diode and the laser driver circuit board are mounted in thermal contact with the pickup housing so as to be disposed adjacent to each other, while providing a thermal separation portion for thermally separating the laser diode and the laser driver circuit board; but fails to show the prism and the mirror of the optical portions and the optical detector are disposed nearer to the laser diodes for use with a CD and DVD

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than to the thermal separation portion (Claim 5) and the thermal separation portion is provided so as to thermally separate either one of between the laser diode for use of the CD and the laser diode for use of the DVD, and between the laser driver circuit board and the objective lens driver (Claim 6).

• Applicant asserts that the device with above structure would reduce the thermal interference between heat-generating elements disposed in close proximity with each other, in particular, in the pickup, so as to enable protection of the heat-generating elements from deterioration leading to reduction in the lifetime thereof, and improve the accuracy of reproducing or reproducing/recording (Specification, p. 4, line 21 to p. 5, line 2).

Response to Arguments

5. Applicant's arguments with respect to claims 1, 4, 7, and 9 have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tianjie Chen whose telephone number is (703) 305-7499. The examiner can normally be reached on 8:00-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa Nguyen can be reached on (703) 305-9687. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Tianjie Chen

Primary Examiner

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04/06/2004